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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: September 1, 2018

# **UNITED STATES BANKRUPTCY COURT**

		District of N	ew Jersey		
In Re:	Mark J. Dippel		Case No.:		19-33082
		Debtor(s)	Judge:		SLM
		` '			
		CHAPTER 13 PLAN	AND MOTIONS	S	
Origina Motion	al is Included	✓ Modified/Notice Re   ☐ Modified/No Notice		Date:	April 2, 2020
		HE DEBTOR HAS FILED CHAPTER 13 OF THE B			
		YOUR RIGHTS MAY	Y BE AFFECTE	D	
contains to Plan propyour attorwritten ob may be remotions notice. Se modificati alone will or modify wishes to prosecute		dion hearing on the Plan djust debts. You should so to oppose any provision ame stated in the Notice in the real to the plan may be urther notice or hearing, ay confirm this plan, if the fit is plan includes may within the chapter 13 confirms. The debtor need not fill the collateral or to reduce the plan includes may within the chapter 13 confirms.	proposed by the read these paper on of this Plan or e. Your rights made confirmed and unless written of the are are no timely otions to avoid of confirmation produce a separate moduce the interest read on and appear a	Debtor. This ers carefully a any motion in any be affected become bin objection is filled objection modify a lie cess. The plation or adversate. An affect the confirmation of the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ding, and included ed before the deadline ions, without further en, the lien avoidance or n confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state wh	owing matters may be dether the plan included xes are checked, the plan	s each of the following	items. If an ite	m is checke	d as "Does Not" or if
THIS PLA	AN:				
	S		ROVISIONS. NO	N-STANDAF	RD PROVISIONS MUST
COLLAT	S	SULT IN A PARTIAL PA	AYMENT OR NO	PAYMENT	
	S				RCHASE-MONEY

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Initial Debtor(s)' Attorney	Initial Debtor:	MJD In	itial Co-Debtor
Part 1: Payment and Le	ength of Plan		
	all pay <u>150.00 Monthly</u> to for approximately <u>60</u> months.	the Chapter 13 Truste	e, starting
<b>y</b> Fu	all make plan payments to the T ture Earnings ner sources of funding (describe		ving sources: date when funds are available):
☐ Sa De	perty to satisfy plan obligations le of real property scription: pposed date for completion:	:	
De	finance of real property: scription: oposed date for completion:		
De	an modification with respect to scription: oposed date for completion:	mortgage encumberin	g property:
loa	e regular monthly mortgage pay in modification. her information that may be imp		
Part 2: Adequate Prote	ction	× NONE	
a. Adequate prot	ection payments will be made in the pre-confirmation to	n the amount of \$	to be paid to the Chapter
	ection payments will be made in pre-confirmation to:		to be paid directly by the
Part 3: Priority Claims	(Including Administrative Exp	penses)	
a. All allowed priority	claims will be paid in full unless	the creditor agrees o	therwise:
Creditor Russell L. Low 4745	Type of Priorit Attorney Fe		Amount to be Paid 3,750.00
b. Domestic Support Check one:  None The allowed pr	Obligations assigned or owed to iority claims listed below are bath owed to a governmental unit an	o a governmental unit sed on a domestic su	and paid less than full amount:

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Creditor Type of Priority	Claim Amount	Amount to be Paid

#### Part 4: Secured Claims

### a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

### c. Secured claims excluded from 11 U.S.C. 506: ☑ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

## NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
---------------------	-------------------	------------------------------	-------------------	---	--	-------------------------------

-NONE-	I-NONE-	NE-			

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the

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allowed secured claim shall discharge the corresponding lien.							
	nfirmation, the st	•			d collateral only unde ne Debtor surrenders	r 11 U.S.C. 362(a) and the following	
Creditor		Collater	al to be Surrendered f	or Full	Value of Surrendere	J J	
LINOLN AUTOMOTI SERVICES	VE FINANCIAL	2017 F Surren	ord F250 10,000 der for Full action	miles	0.0		
f. Secured Claims Unaffected by the Plan □ NONE  The following secured claims are unaffected by the Plan:  Creditor  M & T BANK MERCEDES-BENZ FINANCIAL SERVICES  g. Secured Claims to be Paid in Full Through the Plan ✓ NONE  Creditor Collateral Total Amount to be Paid through the Plan							
Part 5: Unsecu	red Claims	NON	IE				
a. <b>Not s</b>			llowed non-priority to be distril		red claims shall be pa o rata	aid:	
	Not less th	han	percent				
<b>✓</b>	Pro Rata	distribut	ion from any rema	ining fur	nds		
•	rately classified		ured claims shall				
Creditor		Basis fo	r Separate Classificat	on	Treatment	Amount to be Paid	
Part 6: Executor (NOTE: Sonon-residential residential	See time limitation	ons set	forth in 11 U.S.C.	× NO	NE ) that may prevent as	ssumption of	
All execuexcept the follow				orevious	ly rejected by operati	on of law, are rejected,	
Creditor	Arrears to be Cured	d in	Nature of Contract or	Lease	Treatment by Debtor	Post-Petition Payment	
		\ 					
Part 7: Motions	x NONE						

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service*, *Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

	otion to Avoi Debtor moves					• • —				
Creditor	Nature of Collateral	Type of Lie	en Amount	of Lien	Valu Collat		Amount Claim Exempti	of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
b. Mo	otion to Avoi	d Liens and	d Reclassif	y Claim	from S	Secured	I to Con	npletely	Unsecu	red. 🕢
	Debtor moves th Part 4 abov	•	the following	ng claim	ns as un	secure	d and to	void lier	ns on col	lateral
Creditor	Collateral		Scheduled Debt	Total Co		Superior	Liens	Value of Creditor's Interest in Collateral	'n	Total Amount of Lien to be Reclassified
	otion to Parti secured. 🕢 I	•	ens and Re	eclassif	y Unde	rlying (	Claims	as Partia	ally Sec	ured and
	Debtor moves on collateral c				ns as pa	rtially s	ecured a	and parti	ally unse	cured, and
Creditor	Collateral	s	cheduled Deb		Collateral	Amo	ount to be	Deemed Secured		Amount to be Reclassified as Unsecured
Part 8: Other	er Plan Provisesting of Prop Upon Confi Upon Disch	perty of the rmation	Estate							
Credi	ayment Notic tors and Less ne Debtor not	ors provided				continu	e to mai	l custom	ary notic	es or:
	der of Distril									
The S	2) Other 3) Secure	3 Standing T Administra ed Claims	rustee Con	nmissior		wing or - -	der:			
	5) Prior:	Arrearages ity Claims al Unsecure				-				
d. Po	ost-Petition C	Claims				-				
	Standing Trust 5(a) in the amo					st-petitio	on claim	ıs filed p	ursuant t	o 11 U.S.C.

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Part 9: Modification NONE		
If this Plan modifies a Plan previo	ously filed in this case, complete the inform	ation below.
Date of Plan being modified: Decer		
Explain below why the plan is being mod		an is being modified:
The Plan is being modified to surrence Ford F250 for full satisfaction.		ied to surrender the 2017
Are Schedules I and J being filed simulta	neously with this Modified Plan? 🕡 Ye	es 🗆 No
Part 10: Non-Standard Provision(s):	Signatures Required	
Non-Standard Provisions Require	ng Separate Signatures:	
✓ NONE		
Explain here:		
Any non-standard provisions place	ed elsewhere in this plan are ineffective.	
Signatures		
The Debtor(s) and the attorney for the De	ebtor(s), if any, must sign this Plan.	
	ebtor(s), if not represented by an attorney,	
	er of the provisions in this Chapter 13 Plan	
Chapter 13 Plan and Motions, other than	any non-standard provisions included in P	art 10.
I certify under penalty of perjury that the a	above is true.	
Date: April 2, 2020	/s/ Mark J. Dippel	
	Mark J. Dippel	
	Debtor	
Date:	2 33.13.	
	Joint Debtor	
Date April 2, 2020	/s/ Russell L. Low	
	Russell L. Low 4745	
	Attorney for the Debtor(s)	